BEFORE

## THE PUBLIC SERVICE COMMISSION OF

## SOUTH CAROLINA

DOCKET NO. 92-572-C - ORDER NO. 93-632 1

JULY 14, 1993

IN RE: South Carolina Public ) ORDER

Communications Association - ) REGARDING

Application for Implementation of ) COMPENSATION

Intrastate Dial-Around Compensation ) PROCEDURE

This matter comes before the Public Service Commission of South Carolina (the Commission) for its consideration of the appropriate mechanism for recovery of the dial-around compensation approved by Order No. 93-468 (June 8, 1993). Order No. 93-468 approved \$3.00 per month per privately-owned coin or coinless operated telephone (COCOT) as intrastate compensation to payphone providers for carrier access code calls. The Order further found that AT&T Communications, Inc. of the Southern States (AT&T), U.S. Sprint (Sprint), MCI Telecommunications Corporation (MCI), and Telecom USA (Telecom) should pay the \$3.00 per phone per month compensation based on their share of intrastate toll revenues for the twelve (12) months ended December 31, 1992. As of December 31, 1992, these four (4) interexchange carriers (IXCs) generated the following percentages of intrastate revenue:

AT&T 65.5% MCI 13.7% Telecom 13.5% Sprint 7.3%

The Commission concludes that COCOT providers should bill these four (4) IXCs for the approved intrastate dial-around compensation in the same manner as directed by the Federal Communications Commission (FCC) on an interstate basis in its Second Report and Order, Docket No. 91-35 (May 8, 1992). In arriving at the pro rata share of the compensation rate, the COCOT providers and IXCs shall use the percentages noted above. As ordered previously by this Commission, these payments should begin August 1, 1993.

IT IS SO ORDERED.

BY ORDER OF THE COMMISSION:

CHAIIM

Executive Director

(SEAL)

ATTEST: